

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

JENNIFER BABOOLAL, §  
§  
§  
v. § CIVIL ACTION No. 4:20-cv-03783  
§  
§  
RISE FACILITIES §  
MANAGEMENT GROUP, LLC, §

**JOINT MOTION TO DISMISS WITH PREJUDICE**

TO THE HONORABLE COURT:

Plaintiff Jennifer Baboolal and Defendant Rise Facilities Management Group, LLC. file this Joint Motion to Dismiss with Prejudice, and in support thereof show the following:

The parties have settled this matter in its entirety, and desire that all claims which have (or could have been) asserted in this action be dismissed with prejudice. The parties have agreed to bear their own court costs and attorneys' fees. Accordingly, the parties respectfully request that the Court grant this Joint Motion to Dismiss, and dismiss with prejudice all claims which have (or could have been) asserted in this lawsuit.

Respectfully submitted,

ROSENBERG | SPROVACH

/S/ GREGG M. ROSENBERG (WITH PERMISSION)

---

GREGG M. ROSENBERG  
ATTORNEY-IN-CHARGE  
TBA No. 17268750  
S.D. Tex. Bar No. 7325  
[gregg@rosenberglaw.com](mailto:gregg@rosenberglaw.com)  
3518 Travis Street, Suite 200  
Houston, Texas 77002  
Telephone: (713) 960-7002  
Facsimile: (713) 621-6670  
ATTORNEY FOR PLAINTIFF,  
ALAN KIRSHNER

ROBERTS MARKEL WEINBERG BUTLER  
HAILEY PC



---

GREGORY GODKIN  
Texas State Bar No. 24002146  
S.D. Tex. Bar No. 23605  
[ggodkin@rmwbh.com](mailto:ggodkin@rmwbh.com)  
317 Grace Lane, Suite 140  
Austin, Texas 78746  
Telephone: (512) 279-7344  
Facsimile: (713) 840-9404  
ATTORNEY FOR DEFENDANT,  
RISE FACILITIES MANAGEMENT GROUP,  
LLC.

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing instrument was served upon the parties listed below through the court's ECF service system or as indicated below on the 29<sup>th</sup> day of April 2021.

**Via Email**

Gregg M. Rosenberg  
Rosenberg | Sprovach  
3518 Travis Street, Suite 200  
Houston, Texas 77002  
gregg@rosenberglaw.com



---

Gregory Godkin